

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA**

UNITED STATES OF AMERICA,

Plaintiff,

v.

JOSE LUIS QUINTERO-ARIAS,

Defendant.

Criminal Case No. 07cr2878-LAB

**ORDER TO SET VIDEOTAPED
DEPOSITION OF MATERIAL
WITNESSES**

ORDER

Upon request of material witnesses SALVADOR BARRAGAN-CRUZ and RAUL LIZARRAGA-BORQUEZ, (hereinafter collectively referred to as "Material Witnesses" or "The Witnesses"), and their counsel, Tamara D. DeHaan, and good cause appearing:

1. The Material Witnesses, SALVADOR BARRAGAN-CRUZ and RAUL LIZARRAGA-BORQUEZ being held in custody in the above-referenced case number shall be deposed on Tuesday, November 20, 2007, beginning at 10:00 a.m.. The deposition shall be held at the Office of the United States Attorney, located at 880 Front Street, Fifth Floor, San Diego, California. An employee of the U.S. Attorney's Office shall serve as the videotape operator.

1 2. All parties, including the United States and the defendant/s, shall attend the deposition.
2 The arresting agency shall bring the Material Witnesses to the deposition. If the above-named
3 defendant/s are in custody, they shall be brought separately to the deposition and a United States
4 Marshal shall remain present during the entire proceeding.

5 3. The U.S. Attorney's Office shall arrange for a court-certified interpreter to be present to
6 translate for the Material Witnesses. The cost of the interpreter for the Material Witnesses shall be borne
7 by the United States pursuant to 28 U.S.C. § 1827(c)(2).

8 4. If any defendant requires an interpreter independent of the interpreter for the Material
9 Witnesses, defense counsel shall arrange for a court-certified interpreter to be present. The cost of a
10 separate interpreter shall be paid by the Court.

11 5. The U.S. Attorney's Office shall arrange for a certified court reporter to be present at the
12 deposition. The court reporter shall stenographically record the testimony, serve as a notary, and shall
13 preside at the deposition in accordance with Fed. Rules Civ.Proc., rule 28(a). The cost of the court
14 reporter shall be borne by the U.S. Attorney's Office.

15 6. The deposition shall be videotape recorded utilizing a magnetic tape that records sound as
16 well as visual images. At the conclusion of the deposition, the deponents, or any party, may elect to
17 have the deponents review the videotape record of his deposition and to note any errors, omissions or
18 changes. Any errors, omissions or changes, and the reasons for making them, shall be stated in writing
19 and such writing shall be signed by the deponent, delivered to the notary in a sealed envelope and file
20 din the same fashion as described in Paragraph 17 below, unless the parties agree on the record to a
21 different procedure.

22 7. The videotape operator shall select and supply all equipment required to videotape and
23 audio-tape the deposition, and shall determine all matters of staging and technique, such as number and
24 placement of cameras and microphones, lighting, camera angle, and background. S/He shall determine
25 these matters in a manner that accurately reproduces the appearance of the Material Witnesses and
26 assures clear reproduction of both the Material Witnesses' testimony as well as the statements of
27 counsel. The Material Witnesses, or any party to the action, may place upon the record any objection to
28 the videotape operator's handling of any of these matters. Such objection shall be considered by the

1 Court in ruling on the admissibility of the video and/or audio-taped record. All such objections shall be
2 deemed waived unless made promptly after the objector knows, or has reasonable grounds to know, of
3 the basis of such objection.

4 8. The deposition shall be recorded in a fair, impartial, objective manner. The videotape
5 equipment shall be focused on the Material Witness providing testimony; however, the videotape
6 operator may, from time to time, focus upon charts, photographs, exhibits, or like material being shown
7 to the Material Witness during the deposition.

8 9. Before examination of a Material Witness, the Assistant U.S. Attorney shall state on the
9 video/audio record: (a) Her/His name; (b) The date, time, and place of the deposition; (c) The name of
10 the Material Witness, and the caption of the action; and (d) The identity of the parties, and the names of
11 all persons present in the room. The court reporter shall then swear the Material Witness on the video
12 record. Further, at the beginning of examination by each counsel, and on the record, each counsel shall
13 identify himself/herself and his/her respective client. If more than one videotape is used, the Assistant
14 U.S. Attorney shall repeat items (a), (b) and (c) at the beginning of each new tape.

15 10. The videotape operator shall not stop the video recorder after the deposition commences
16 until it concludes, except, however, that any party may request a cessation for a brief recess, which
17 request shall be honored unless another party objects and states the basis for said objection on the
18 record. Each time the tape is started or stopped, the videotape operator shall announce the time on the
19 record. If the deposition requires the use of more than one tape, the end of each tape and the beginning
20 of the next shall be announced orally on the video record by the video tape operator.

21 11. All objections, both as to form and substance, shall be recorded as if the objection had
22 been overruled, and the Court shall rule on the objections prior to admitting that portion of the
23 deposition. The party raising the objection(s) shall be responsible for preparing a transcript for the Court
24 to consider. All objections to the evidence presented shall be deemed waived unless made during the
25 deposition.

26 12. The party offering the deposition in evidence at trial shall provide the court with a
27 transcript of the portions so offered.
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1 13. Copies of all exhibits utilized during the videotaped deposition shall be marked for
2 identification during the deposition, and attached to the videotaped record.

3 14. At the conclusion of the deposition, the U.S. Attorney's Office and defendant shall advise
4 the Material Witnesses' attorneys if any party objects to the release of the Material Witnesses. If the
5 parties do not object to the Material Witnesses' release, the attorney for the Material Witnesses shall
6 immediately serve all parties with a Stipulation and Proposed Order for Release of the Material
7 Witnesses, and submit the Order to the Clerk of the Court for the Judge's signature. Prior to release from
8 custody, the U.S. Attorney's Office shall serve the Material Witnesses with a subpoena for the trial date,
9 a travel advance fund letter for purposes of appearing to testify at trial.

10 15. Upon written request by any party, the videotape operator shall provide a copy of the
11 videotape deposition to the requesting party at the requesting party's expense. After preparing the
12 requested copies, if any, the videotape operator shall turn over the original videotape to the notary, along
13 with a certificate signed by the videotape operator attesting that the videotape is an accurate and
14 complete record of the deposition.

15 16. Upon request by any party, the court reporter shall file with the Court the original
16 videotape, along with any exhibits offered during the deposition, all in a sealed envelope marked with
17 the caption of the case, the name of the Material Witness, and the date of the deposition. To that
18 envelope, the court reporter shall attach the certificate of the operator. If all counsel stipulate on the
19 record, the U.S. Attorney's Office may maintain the original videotape until production is ordered by the
20 Court or requested by any party.


21 17. Unless waived by the parties, the court reporter shall give prompt notice to all parties of
22 the filing of the videotape record of the deposition with the Court pursuant to Fed. Rules Civ.Proc., rule
23 30 (f)(3).

24 18. If any party objects on the record to the release of a Material Witnesses from custody, the
25 objecting party must request in writing a hearing on the issue before the district judge who is assigned
26 the case, or to such other district judge or magistrate judge as may be designated. Notice of the Request
27 for Hearing must be served on all parties and filed with the Clerk of the Court within twenty-four (24)
28 hours after the deposition is concluded. A courtesy copy of the Notice shall be provided to chambers.

1 The Court shall set a briefing schedule, if appropriate, and a date and time for the objection to be heard
2 as soon as reasonably practicable. At the hearing, the objecting party must establish to the Court's
3 satisfaction an appropriate legal basis for the Material Witnesses to remain in custody. If, after the
4 hearing, the Court orders the release of the Material Witnesses, the Material Witnesses' attorney shall
5 immediately present the release order to the Court for signature and filing. Before the Material
6 Witnesses are released, the U.S. Attorney's Office must again serve the Material Witnesses with a
7 subpoena for the trial date and a travel advance fund letter.

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9 IT IS SO ORDERED.

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11 DATED: November 8, 2007

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13 The Hon. Ruben B. Brooks
14 United States Magistrate Judge
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